Pursuant to Local Rules IA 6-1 and 26-3, IT IS HEREBY STIPULATED AND AGREED by and among: (1) Chelsea Roberts, individually, and as heir of deceased GED, as the parent and legal guardian on behalf of GED, and as the parent and legal guardian of JED, individually and as heir of Michael Durmeier (hereinafter collectively "Roberts Plaintiffs"); (2) Josh Myers, as parent and legal guardian on behalf of EKS ("Myers Plaintiff"; collectively with Roberts Plaintiffs, "Plaintiffs"); (3) Deputy Breanna Nelson, Lieutenant Alan W. Schrimpf, and Detectives Brooke Gentry and Daniel Fischer (collectively, the "Individual Defendants"); and (4) Nye County (collectively, the "Parties") that the current discovery deadlines be extended by sixty (60) days in

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the above referenced matter. This is the third stipulation to extend discovery deadlines.

#### I. **BACKGROUND**

This case is complex and involves extensive causes of action asserted in two controlling pleadings, which arise under 42 U.S.C. § 1983 and state tort law claims, and names four plaintiffs and five defendants. In this combined action, the Roberts and Myers Plaintiffs bring numerous federal and state claims against Nye County and the Individual Defendants pertaining to a vehicular accident that occurred on March 27, 2021. Plaintiffs assert that, prior to the subject accident, various law enforcement personnel responded to a public disturbance call involving Tyler Kennedy. The responding officers investigated the call and subsequently released Kennedy. Approximately 90 minutes after his release, Kennedy – purportedly being under the influence of illegal substances – recklessly attempted to pass another vehicle, crossed the center line, and collided with the subject vehicle, causing the subject incident and resulting in the death of three passengers.

#### II. DISCOVERY COMPLETED TO DATE

### Α. The Parties have served the following disclosures:

### **Plaintiffs Roberts' Disclosures:** 1.

- Initial Disclosure of Documents and Witnesses, dated December 14, a. 2022
- b. First Supplemental Disclosure, dated March 27, 2023
- Second Supplemental Disclosure, dated September 17, 2024 c.
- d. Third Supplemental Disclosure, dated October 11, 2024
- Fourth Supplemental Disclosure, dated October 17, 2024 e.
- f. Fifth Supplemental Disclosure, dated January 29, 2025

#### 2. Plaintiff Myers' Disclosures:

- a. Initial Disclosure of Witnesses and Documents, dated June 14, 2024
- First Supplemental Disclosure, dated October 24, 2024 b.

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1	3.	Defer	ndant Nye County's Disclosures:
2		a.	Initial Disclosure of Witnesses and Documents, dated February 7,
3			2023
4		b.	First Supplemental Disclosure, dated February 10, 2023
5		c.	Second Supplemental Disclosure, dated March 3, 2023
6		d.	Third Supplemental Disclosure, dated March 15, 2023
7		e.	Fourth Supplemental Disclosure, dated March 20, 2023
8		f.	Fifth Supplemental Disclosure, dated October 11, 2024
9		g.	Sixth Supplemental Disclosure, dated October 28, 2024
10		h.	Seventh Supplemental Disclosure, dated October 31, 2024
11		i.	Eighth Supplemental Disclosure, dated November 14, 2024
12		j.	Ninth Supplemental Disclosure, dated December 10, 2024
13		k.	Tenth Supplemental Disclosure, dated December 12, 2024
14		1.	Eleventh Supplemental Disclosure, dated January 27, 2025
15		m.	Twelfth Supplemental Disclosure, dated January 31, 2025
16	4.	Indiv	idual Defendants' Disclosures:
17		a.	Initial Disclosure of Witnesses and Documents, dated March 7, 2023
18		b.	First Supplemental Disclosure, dated October 16, 2024
19	B. Th	e Parties	have served and/or responded to the following written discovery:
20	1.	Robe	rts Plaintiffs' Discovery Requests and Responses:
21		a.	First Set of Requests for Production and Inspection of Documents to
22			Nye County and Nye County Sheriff's Office, dated November 18,
23			2022
24		b.	First set of Requests for Production of Documents to [former
25			defendant] Nevada Highway Patrol, dated February 16, 2023
26		c.	First Set of Interrogatories and Requests for Production to Daniel
27			Fischer, dated September 11, 2024
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1	d.	First Set of Interrogatories and Requests for Production to Brooke
2		Gentry, dated September 11, 2024
3	e.	First Set of Interrogatories and Requests for Production to Breanna
4		Nelson, dated September 11, 2024
5	f.	First Set of Interrogatories and Requests for Production to Alan W.
6		Schrimpf, dated September 11, 2024
7	g.	Second Set of Requests for Production of Documents to Nye County,
8	β.	dated September 11, 2024
9	h.	•
10	11.	Third Set of Requests for Production of Documents to Nye County,
11		dated September 26, 2024
12	i.	Fourth Set of Requests for Production of Documents to Nye County,
13		dated October 1, 2024
14	j.	First Set of Interrogatories to Nye County, dated October 1, 2024
15	k.	Fifth Set of Requests for Production of Documents to Nye County,
16		dated November 7, 2024
17	1.	Sixth Set of Requests for Production of Documents to Nye County,
18		dated December 13, 2024
19	m.	Second Set of Interrogatories to Breanna Nelson, dated January 30,
		2025
20	n.	First Set of Requests for Admissions to Authenticate Documents to
21		Breanna Nelson, Alan Schrimpf, Brooke Gentry, Michael Mokeski,
22		and Daniel Fischer, dated February 5, 2025
23	0.	First Set of Requests for Admissions to Authenticate Documents to
24		Nye County, dated February 5, 2025
25	p.	First Set of Requests for Admissions to Daniel Fischer and Alan
26		Schrimpf, dated February 20, 2025
27	q.	Second Set of Interrogatories to Defendant Nye County, dated
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1   February 20, 2025	
2 Myers Plaintiff's Discovery Requests and Responses:	}
a. First Set of Requests for Production of Docume	ents to Nye County,
dated October 22, 2024	
b. First Sets of Requests for Production of Doo	cuments to Daniel
Fischer, Brooke Gentry, Breanna Nelson, Al	lan Schrimpf, and
Michael Mokeski, dated October 22, 2024	
8 3. Nye County's Discovery Requests and Responses:	
a. Nye County's Responses to Plaintiff Roberts' Fi	irst Set of Requests
for Production of Documents, dated March 3, 202	23
b. Nye County's Amended Responses to Plaintiff R	Roberts' First Set of
Requests for Production of Documents, dated Ma	arch 20, 2023
c. Nye County's Responses to Plaintiff Robert	s' Second Set of
Requests for Production of Documents, dated Oc	ctober 14, 2024
d. Nye County's Responses to Plaintiff Roberts' Th	nird Set of Requests
for Production of Documents, dated October 28,	2024
e. Nye County's Responses to Plaintiff Roberts' For	urth Set of Requests
for Production of Documents, dated October 31,	2024
f. Nye County's Responses to Plaintiff Robe	erts' First Set of
Interrogatories, dated October 31, 2024	
g. Nye County's Responses to Plaintiff Roberts' Fi	ifth Set of Requests
for Production of Documents, dated December 9.	, 2024
h. Nye County's Responses to Plaintiff Myers' First	Set of Requests for
Production of Documents, dated December 12, 2	.024
i. Nye County's Responses to Plaintiff Roberts' Si	xth Set of Requests
for Production of Documents, dated January 13, 2	2025
27   ///	
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	<ul> <li>2. Myers Plaintiff's Discovery Requests and Responses: <ul> <li>a. First Set of Requests for Production of Docume dated October 22, 2024</li> <li>b. First Sets of Requests for Production of Documents, Brooke Gentry, Breanna Nelson, Almichael Mokeski, dated October 22, 2024</li> </ul> </li> <li>3. Nye County's Discovery Requests and Responses: <ul> <li>a. Nye County's Responses to Plaintiff Roberts' Find For Production of Documents, dated March 3, 20</li> <li>b. Nye County's Amended Responses to Plaintiff Requests for Production of Documents, dated March 3, 20</li> <li>c. Nye County's Responses to Plaintiff Roberts Requests for Production of Documents, dated October 30, Nye County's Responses to Plaintiff Roberts' The for Production of Documents, dated October 28,</li> <li>e. Nye County's Responses to Plaintiff Roberts' For for Production of Documents, dated October 31,</li> <li>f. Nye County's Responses to Plaintiff Roberts' For for Production of Documents, dated October 31, 2024</li> <li>g. Nye County's Responses to Plaintiff Roberts' Find For Production of Documents, dated December 9</li> <li>h. Nye County's Responses to Plaintiff Myers' First Production of Documents, dated December 12, 2</li> <li>i. Nye County's Responses to Plaintiff Roberts' Sind For Production of Documents, dated December 12, 2</li> <li>ii. Nye County's Responses to Plaintiff Roberts' Sind For Production of Documents, dated January 13, 1///</li> </ul> </li> </ul>

1	4. Individual Defendants' Discovery Requests and Responses:	
2	a. Daniel Fisher's Responses to Plaintiff Roberts' First Set of Req	uests
3	for Production of Documents and First Set of Interrogatories, of	lated
4	October 16, 2024	
5	b. Brooke Gentry's Responses to Plaintiff Roberts' First Se	t of
6	Requests for Production of Documents and First Ser	of
7	Interrogatories, dated October 16, 2024	
8	c. Breanna Nelson's Responses to Plaintiff Roberts' First Se	et of
9	Requests for Production of Documents and First Ser	of
10	Interrogatories, dated October 16, 2024	
11	d. Alan W. Schrimpf's Responses to Plaintiff Roberts' First Schrimpf's Roberts' First First Schrimpf's Roberts' First F	et of
12	Requests for Production of Documents and First Ser	of
13	Interrogatories, dated October 16, 2024	
14	e. Daniel Fischer's Responses to Plaintiff Myers' Requests	for
15	Production of Documents, dated November 25, 2024	
16	f. Brooke Gentry's Responses to Plaintiff Myers' Requests	for
17	Production of Documents, dated November 25, 2024	
18	g. Breanna Nelson's Responses to Plaintiff Myers' Requests	for
19	Production of Documents, dated November 25, 2024	
20	h. Alan Schrimpf's Responses to Plaintiff Myers' Requests	for
21	Production of Documents, dated November 25, 2024	
22	i. Michael Moleski's Responses to Plaintiff Myers' Requests	for
23	Production of Documents, dated November 25, 2024	
24	C. The following depositions have been taken:	
25	1. Deposition of Nye County Deputy Michael Moleski taken on October 14, 2	2024
26	2. Deposition of Nye County Deputy Breanna Nelson taken on October 15, 2	
27	3. Deposition of Nye County Deputy Isaac Champlin taken on October 18, 20	
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- 4. Deposition of Nye County Detective Daniel Fischer taken on October 18, 2024
- 5. Deposition of Nye County Detective Brooke Gentry taken on October 28, 2024
- Deposition of Nye County Lieutenant Alan Schrimpf taken on November 20,
   2024
- 7. Deposition of Tyler Charles Kennedy taken on January 10, 2025
- Deposition of Nevada Highway Patrol Trooper Luke Stang taken on February 11, 2025

## III. <u>DISCOVERY THAT REMAINS TO BE COMPLETED</u>

- A. Depositions of Plaintiffs
- B. Deposition of Lieutenant Michael Eisenloffel
- C. Deposition of Captain Harry Means
- D. Deposition of David Boruchowitz
- E. Deposition of Adam Levine, Esq.
- F. Deposition(s) of Nye County Rule (30)(b)(6) representative(s)
- G. Depositions of additional fact witnesses, as necessary
- H. Depositions of liability and medical experts
- I. Disclosure of initial and rebuttal experts
- J. Additional written discovery, as necessary

# IV. REASONS FOR NOT COMPLETING DISCOVERY

Pursuant to LR IA 6-1 and LR 26-3, the parties represent that good cause exists for the extension of the deadline for discovery, deadlines for expert disclosures, and deadlines for dispositive motions and the joint pre-trial order. As shown above by the extensive amount of discovery completed to date, the parties have been working and continue to work diligently to complete all necessary discovery. However, this case is extraordinarily complex and involves multiple parties and extensive claims. To date, the depositions of the Individual Defendants have been completed, as well as several additional depositions, and the Parties have been working to schedule all remaining depositions with everyone's schedules. Extensive written discovery requests

have been propounded, and Nye County has produced over 20,000 pages of documents, in addition to extensive videos. Further, the factual and legal issues in this case span different areas requiring the retention of a multitude of experts. The Parties have agreed to this extension to allow additional depositions and written discovery to take place prior to the initial expert disclosure deadline and to avoid potential necessity for supplemental expert disclosures.

The parties have acted in good faith in discovery to date and have no intent nor reason to delay the resolution of this matter. A 60-day extension of the applicable deadlines should allow the parties to finish all discovery.

# V. PROPOSED MODIFICATION

Discovery Deadline	<b>Current Deadline</b>	NEW Deadline
Initial Expert Disclosure	March 19, 2025	May 19, 2025
Rebuttal Expert Disclosure	April 21, 2025	June 20, 2025
Discovery Cutoff Date	May 19, 2025	July 18, 2025
Dispositive Motions	June 18, 2025	August 18, 2025
Joint Pre-Trial Order	July 17, 2025	<b>September 15, 2025</b>

### IT IS SO STIPULATED.

DATED on this 4<sup>th</sup> day of March 2025.

THE702FIRM	FREEMAN MATHIS & GARY, LLP
/s/ Michael C. Kane	/s/ Michael M. Edwards
MICHAEL C. KANE, ESQ. (10096) BRADLEY J. MYERS, ESQ. (8857) 8335 West Flamingo Road Las Vegas, Nevada 89147 Attorneys for Roberts Plaintiffs	MICHAEL M. EDWARDS, ESQ. (6281) STEPHANIE BEDKER, ESQ. (14169) 700 E Warm Springs Road, Suite 360 Las Vegas, Nevada 89119 Attorneys for Defendant Nye County
GREYSON M. GOODY, ESQ. California Bar No. 292527 THE GOODY LAW GROUP 58 Malaga Cove Plaza Palos Verdes Estates, CA 90274 Pro Hac Vice Counsel for Roberts Plaintiffs	

MARQUIS AURBACH	MOSS BERG INJURY LAWYERS
/s/ W. Reese Levins	/s/ Boyd B. Moss III
BRIAN R. HARDY, ESQ. (10068) W. REESE LEVINS, ESQ. (15951) SARAH C. ETHINGTON, ESQ. (16530) 10001 Park Run Drive Las Vegas, Nevada 89145	BOYD B. MOSS III, ESQ. (8856) JOHN C. FUNK, ESQ. (9255) 4101 Meadows Lane, Suite 110 Las Vegas, NV 89107 Attorneys for Plaintiffs Josh Myers, as pare
Attorneys for Defendants Breanna Nelson, Alan W. Schrimpf, Brooke Gentry, and Daniel Fischer	and legal guardian of EKS
ORI	<u>DER</u>
IT IS SO ORDERED:  UNITED STATES MAGISTRATE JUDGE	
DATED: March 4, 2025	
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